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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/789,160	02/27/2004	Akira Fukushima	03774/LH	8989
	9590 02/09/2007 DLTZ, GOODMAN & CI	EXAMINER		
220 Fifth Avenue 16TH Floor NEW YORK, NY 10001-7708			BEACH, THOMAS A	
			ART UNIT	PAPER NUMBER
			3671	
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS 02/09/2007		02/09/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
Office Action Summary						
		10/789,160	FUKUSHIMA ET AL.			
	omee notion our mary	Examiner	Art Unit			
	The MAN INC DATE of the	Thomas A. Beach	3671			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAISIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 18(a). In no event, however, may a reply be the trill apply and will expire SIX (6) MONTHS from cause the application to become ARANDON	DN. imely filed in the mailing date of this communication. ED (35 U.S.C. \$ 133)			
Status			•			
1) 又	Responsive to communication(s) filed on RCE	filed 01/25/07				
		action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims	, , , , , , , , , , , , , , , , , , , ,				
·	Claim(s) <u>1,4-13,15 and 17</u> is/are pending in the	annlication				
	4a) Of the above claim(s) is/are withdrawn from consideration.					
	Claim(s) is/are allowed.					
7)	Claim(s) <u>1,4-13,15 and 17</u> is/are rejected. Claim(s) is/are objected to.					
, —	Claim(s) are subject to restriction and/or	coloction requirement				
		election requirement.				
	on Papers					
	The specification is objected to by the Examiner					
10)	The drawing(s) filed on is/are: a) \square acce	epted or b) objected to by the	Examiner.			
	Applicant may not request that any objection to the o					
	Replacement drawing sheet(s) including the correction					
11)	The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.			
Priority ι	ınder 35 U.S.C. § 119					
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).			
	☐ All b)☐ Some * c)☐ None of:		, , , , , ,			
	1. Certified copies of the priority documents	have been received.				
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priori					
	application from the International Bureau					
* 5	* See the attached detailed Office action for a list of the certified copies not received.					
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Attachmen	t(s) e of References Cited (PTO-892)	A) []	· (DTO 442)			
	e of References Cited (P10-892) e of Draftsperson's Patent Drawing Review (PT0-948)	4) ∐ Interview Summary Paper No(s)/Mail D				
3) 🔀 Inforr	Patent Application					
Paper No(s)/Mail Date 6) Other:						

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1, 4-6, 9-13, 15 and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by Thompson 4,231,699. Thompson '699 shows a crawler frame for a construction machine, the crawler frame including a center frame 51 composed of a central frame section for supporting a swing bearing and legs 63 located on the right and left sides of the central frame section; and track frames disposed on the sides of the distal ends of the legs, respectively, center frame, wherein each sections the legs is bifurcated into front and rear and each leg is formed from cast steel (figure 2), since all sheets of steel are created from casting where each leg has a two-part structure with a base section of the front leg section is securely welded to a base section of the rear leg section and wherein the base section of each leg at which the front and rear leg sections are integrated with each other is welded to the central frame section (col. 4, lines 1-32).

As concerns claim 4, Thompson '699 shows the entire circumference of the base section of each leg welded to an upper, lower, front and rear face plates (figure 2) welded to the base section around the circumference.

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As concerns claim 5, Thompson '699 shows vertical walls formed from cast steel are provided for the front and rear leg sections so as to be integral with their base sections respectively (figure 2).

As concerns claim 6, Thompson '699 shows the vertical walls are located substantially immediately under a circular mount for supporting the swing bearing (figure 2).

As concerns claim 9, Thompson '699 shows the central frame section has right and left side supporting plates and the base sections of the legs are inserted into and securely welded to the central frame section so as to face the side supporting plates respectively (figure 2).

As concerns claim 10, Thompson '699 shows the side supporting plates are located substantially immediately under a circular mount for supporting the swing bearing (figure 3).

As concerns claim 12, Thompson '699 shows a vertical plate section is formed at the rear end of a base section of the front leg section and at the front end of a base section of the rear leg section and wherein the front and rear leg sections are substantially rectangular cross-section (figures 2 & 3).

Claim Rejections - 35 USC § 103

1. Claims 7 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable
Thompson 4,231,699 over in view of Teria et al 3,920,081. Thompson '699 discloses a
hydraulically power machine but does not show s concerns the vertical walls are

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respectively provided with a hole through which a hydraulic oil pipe is passed and a lip, or grommet, defining the hole is thickened. However, Teria shows a similar construction machine having vertical walls are respectively provided with a hole 14 through which a hydraulic oil pipe 8 is passed and a lip 4, or grommet, defining the hole is thickened. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Thompson, as taught by Teria, to include means to allow hydraulic lines be connected through the frame in such a way that prevents damage to the lines during installation and use of the machine.

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2. Claims 8 and 13-17 are rejected under 35 U.S.C. 103(a) as being unpatentable Thompson 4,231,699 over in view of Sasaki et al 6,637,111. Thompson '699 shows the upper and lower face plates of the central frame section are joined by welds and the surfaces the upper and lower face plates are flush with the upper and lower faces, respectively, of the leg, but does not specifically show a J groove weld. However, Sasaki shows a similar construction machine where a J groove weld 55/54 is utilized to connect plates to form the base section (figures 12-13). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Thompson '699, as taught by Sasaki, to include J groove weld to provide a strong connection between plates that are being welded together (col. 8, lines 63-67 & col. 9, lines 1-7).

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Response to Arguments

3. Applicant's prior arguments regarding that the claim language of casting steel elements does not obviate the art since Thompson shows and discloses these details. Furthermore, the method of construction does not result in a structural difference thus is not considered patentable distinct in the art of excavator frames since both method of welding together and casting are commonly used.

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas A. Beach whose telephone number is 571.272.6988. The examiner can normally be reached on Monday-Friday, 8:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Will can be reached on 571.272.6998. The fax phone number for the organization where this application or proceeding is assigned is 571.273.8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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you have questions on access to the Private PAIR system, contact the Electronic

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Business Center (EBC) at 866-217-9197 (toll-free).

Thomas A. Beach

February 4, 2007

THOMAS A. BEACH Primary Examiner Group 3600